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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/202,267	12/09/1998	TAKAO NISHIKAWA	P3297B	2673
20178	7590 04/29/2003			
EPSON RESEARCH AND DEVELOPMENT INC INTELLECTUAL PROPERTY DEPT 150 RIVER OAKS PARKWAY, SUITE 225			EXAMINER	
			TUGBANG, ANTHONY D	
SAN JOSE, C	SAN JOSE, CA 95134		ART UNIT	PAPER NUMBER
	•		3729	
			DATE MAILED: 04/29/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/202,267	NISHIKAWA ET AL.				
Office Action Summary	Examiner	Art Unit				
	Dexter Tugbang	3729				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status						
1) Responsive to communication(s) filed on 21 F	<u>ebruary 2003</u> .					
2a)⊠ This action is FINAL . 2b)□ Thi	This action is FINAL . 2b) This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) 1-33 is/are pending in the application.						
4a) Of the above claim(s) 5,11-13,15-17,21,27-29 and 31-33 is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6) Claim(s) 1-4,6-10,14,18-20,22-26 and 30 is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement. Application Papers						
9) The specification is objected to by the Examiner.						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Examiner.						
Priority under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a)⊠ All b) Some * c) None of:						
 Certified copies of the priority documents 	have been received.					
2. Certified copies of the priority documents have been received in Application No						
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
a) The translation of the foreign language provisional application has been received. 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.						
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) D Notice of Informal F	r (PTO-413) Paper No(s) Patent Application (PTO-152)				

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DETAILED ACTION

Response to Amendment

- 1. The applicants' amendment filed 2/21/03 (Paper No. 23) has been fully considered and made of record.
- 2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Election/Restrictions

3. Claims 5, 11-13, 15-17, 21, 27-29 and 31-33 continue to stand as being withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected invention, there being no allowable generic or linking claim. Election was made **without** traverse in Paper No. 11.

Claim Rejections - 35 USC § 102

4. Claims 1-3, 6, 18-20 and 22 are rejected under 35 U.S.C. 102(b) as being anticipated by Japanese Patent Publication JP 4-338550, referred to hereinafter as JP'550.

JP'550 discloses the claimed manufacturing method comprising: manufacturing a green sheet (substrate 20) made of silicon and having a prescribed relief pattern (shown in Fig. 2d) in response to a head base (plate 11); forming the head base 11 by coating and solidifying a material of Ni through electro-deposition; stripping off the head base from the green sheet (shown in Fig. 2g); and forming a nozzle port (curved shaped openings on the top surface of plate 11) for discharging in on the head base. The head base comprises a plate 11, which as

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nozzle ports (curved shaped openings on the top surface of plate 11) and concave portions (rectangular shaped openings on the bottom surface of plate 11 shown in Fig. 2g) in which the green sheet 20 has a relief pattern (film 23) in response to the concave portion.

Regarding Claim 2, JP'550 also teaches forming a resist layer 22 in response to a prescribed pattern on a substrate 21 of the green sheet 20 and forming the relief pattern on the substrate by etching (see sequence of Figs. 2a-2c).

Claim Rejections - 35 USC § 103

5. Claims 4, 7, 14, 23 and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over JP'550 in view of Trueba.

JP'550 teaches the claimed manufacturing method as previously discussed. JP'550 does not teach that the green sheet is made of quartz glass, that the imparted energy is heat, forming the nozzle port specifically by a lithographic method.

Trueba teaches manufacturing techniques that include a peelable green sheet 201 made of glass that is for coating and hardening a material that is electroformed onto the green sheet (see col. 4, lines 10-16 and lines 48-60). Trueba utilizes the combination of both coating, i.e. electroforming, heating by baking to harden the coated material, and a lithographic method of UV light to form nozzle ports in a head base (see sequence of Figs. 2A-2L). One such advantage of utilizing Trueba's manufacturing techniques allows control of the final shape of the workpiece with improved manufacturing tolerances (see col. 3, lines 15-29).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the method of JP'550 by utilizing the manufacturing techniques of

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Trueba, to positively allow control of the final shape of the head base with improved manufacturing tolerances.

Regarding Claim 4, it would have been an obvious matter of engineering design choice to choose any desired substrate material of the green sheet, since applicants have not disclosed that the claimed green sheet substrate material of a *quartz glass* solves any stated problem or is for any particular purpose and it appears that the invention would perform equally well with the glass substrate material taught by Trueba. The green sheets of both JP'550 and Trueba have the same function of being peelable sheets with the application of a coated and hardened material being formed on the green sheet.

6. Claims 8, 9, 24 and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over JP'550 in view of Moynihan 5,640,184.

JP'550 teaches the claimed manufacturing method as previously discussed. The modified JP'550 method does not teach that the head base is made of a thermoplastic substance, more specifically a hydrated glass.

Moynihan suggests that a head base can be made from thermoplastic materials of alumina or *glass* to provide the head base material with a thermal expansion coefficient compatible with adjacent components to be used in operation of an ink jet print head (see col. 14, lines 10-18).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the head base of JP'550 by forming the head base with thermoplastic materials of glass, as taught by Moynihan, to positively provide a head base with a thermal expansion coefficient compatible with adjacent components to be used in the operation of the ink jet print head.

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It is noted that the Applicants recite specific material limitations in Claims 9 and 25, i.e. that the glass is "hydrated". However, such limitations must result in a manipulative difference in the recited process steps as compared to the prior art. In this instance these material limitations are held to be obvious and not given patentable weight in these method of manufacturing claims as such limitation(s) do not result in any difference in the *claimed* manufacturing process.

7. Claims 10 and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over JP'550 in view of Sachdev et al 5,470,693.

JP'550 teaches the claimed manufacturing method as previously discussed. The modified JP'550 method does not teach that the relief pattern has a recess with a tapered shape. The recess of JP'550 appears to have straight vertical walls.

Sachdev teaches a lithographic process in which a resist relief pattern 7 (in Fig. 1C) is formed with a tapered shape. Such an advantage of the tapered profile allows the member being etched under the resist relief pattern to retain a good image profile structure having a high resolution (see col. 8, lines 46-54).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the resist relief pattern of JP'550 by forming a tapered shape, as taught by Sachdev, to advantageously form the layers being etched under the resist relief pattern to retain a good image profile structure having a high resolution.

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Response to Arguments

8. Applicants' arguments filed 2/21/03 (Paper No. 23) have been fully considered but have not been deemed to be found as persuasive.

In regards to the merits of JP'550, the applicants contend that JP'550 does not teach a green sheet having a relief pattern corresponding to the concave portion defining an ink pressure chamber. Particularly, that the rectangular shaped openings are merely part of the respective orifice and are not ink chambers.

The examiner most respectfully disagrees. The examiner's position is that the rectangular shaped openings on the bottom surface of plate 11 (read as the claimed "concave portion") is considered to be an ink chamber for two important reasons. First, the shape of the openings of JP'550 is similar in shape to the rectangular shaped openings on the bottom surface of the head base 12 shown by the applicants in their Figure 1(d). Second, the rectangular shaped openings on the bottom surface of plate 11 of JP'550 is also considered to be an ink chamber to the extent that these openings would hold ink prior to ejecting the ink through the nozzles or openings in the top surface of the plate 11. Thus, the rectangular shaped openings on the bottom surface of plate 11 of JP'550 are in fact, "ink chambers". The examiner further notes that pattern 21a was not read as the claimed "relief pattern". In JP'550, the claimed "relief pattern" was read as film 23 (in Fig. 2e) which clearly corresponds to the concave portions (as shown in Fig. 1f).

In response to applicant's argument that Trueba, Moynihan and Sachdev do not overcome the deficiencies of JP'550, the test for obviousness is not whether the features of a secondary reference may be bodily incorporated into the structure of the primary reference; nor is it that the claimed invention must be expressly suggested in any one or all of the references. Rather, the

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test is what the combined teachings of the references would have suggested to those of ordinary skill in the art. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981).

Conclusion

9. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dexter Tugbang whose telephone number is 703-308-7599. The examiner can normally be reached on Monday - Friday 9:00 am - 5:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Peter Vo can be reached on 703-308-1789. The fax phone numbers for the organization where this application or proceeding is assigned are 703-305-3590 for regular communications and 703-305-3588 for After Final communications.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0858.

A. Dexter Tugbang

Primary Examiner

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April 25, 2003